Mortguge Saile.—Default having been made in the conditions of a certain mortgage, whereby the power therein contained has become operative, executed by Jacob Johnson and Triba I Johnson, of Decatur, Van Buren county. Mt. higan to Januar Shu kiey of the same thate and bearing dote the twenty-fourth thay of Fe mary a D. Jue thousand eight bundred and seventy-three, and as recorded in the office of Resister of Deeds of the County of Van Eureu, State of Michigan, on the twenty-fifth day of February, a. D., 1873, at one o'clock in the afternoon in laber 3 of mortgages of page 398, and which said mortgage was duly assigned by said James Shockley to Nancy Johnson, of said Decatur, on the fourteeath day of May, a. D., 1873, and said assignment in recorded in said office of the Register of Deeds on the second day of June, a. D., 1873, at page 3. of Liber 9 of mortgages, upon which mortgage their is claimed to be due and unpaid at the date of this notice the sum of fifty-four dollars and ten cents, and no suit at Law or in Equity having been instituted for the recovery of said sum or any part thereof. Notice is therefore bereby given that on Monday the sixteenth day of March, a. D., 1874, at the hour of twelve o'clock, noon, of said day, I shall sell at public anctaon or vendue to the highest bidder, at the front door of the Court flouse, in the village of Paw, (that being the place of holding the Circuit Court for said county), the premises described in said mortgage with ten per cent, interest and legal costs, together with an attorney fee of fifteen dollars, supplied for in said mortgage, that is to say, the following piece of land situated in the village of Decatur, Van Buren county, Michigan, commencing at the North-east corner of the North-east quarter of section twenty, ruuning thence South sixteen rode, thence West ten rode, thence North exteen rode, thence the set ten rode to the place of beginning, containing one acre of land.

Dated Decatur, Dec. 16th, 1873, 977-t13.

Nancy Johnson, Assignee of Mortgages.

Mortgage Sale. - Default having been made in the conditions of a certain mortgage. made in the conditions of a certain mortgage, whereby the power therein contained has become operative, executed by Thomas Robbins and Grace Robbins, his wife, of Van Borren county, Michigan, to A. R. Wildy, and bearing date the fifteenth day of December, a. D., one thousand eight hundred and sixty-three, and recorded in the office of the Ragister of Deeds for Van Buren county, Michigan, on the seventienth day of May, A. D., one thousand eight hundred and sixty-four, at one o'clock in the afternoon, to Liber N of Mortgages, on page two hundred and nifeen. (215) upon when said mortgage there is claimed to be due and unpaid at the date of this notice the sum of time Hundred and Twenty Dollars and Thir-

ty-bree cents, and no shit at his or proceedings in equity having been had for the recovery of the same or any part thereof.

Notice is therefore hereby given that by virtue of a power of sale, contained in said mortgage, and injursiance of the statute in such cases made and provided, I shall sell at public sale or vendue, to the highest bidder, at the front door of the Van Buren county Court. House, (that being the place of holding the trent Court within and for said county) on Saturday, the second day of May, A. D., one thousand eight hundred and seventy-four, at the hour of ten o'clock, in the forenoon of said day, the premises described in said mortgage or so much thereof as shall be necessary to matisfy the amount then due on said mortgage, with the interest and legal costs, together with with the interest and legal costs, together with an attorney fee of ten dollars, scipulated for meald mortgage—that is to say the following described piece of land situated in the township of Arlington, of Van Buren county, and State of Michigan, to-wit: The west half, (wig) of the south half, (sig) of the southwest quarter, (swig) of section number three, (5) in township number two (2) south, of range number fifteen (15) west.

Bated Paw Paw, Feb. 3, 1874.

A. R. Wilder, Mortgagee.

Mortgage Sale .- Default having been made in the payment of a certain indenture of mortgage, bearing date the thirtieth day of October, a. D., 1871, executed by Malery H. Myers and his wife, Lucinda, M. Myers, of the lownship of Waverly, Van Buren county, State of Michigan, to Wm. R. Hawkins, of Paw Paw, Michigan, and recorded in the office of the Register of Deeds of Van Buren county. State of Michigan, in Laber No. 5, on page 547, on the thirty-first day of October, a. D., 1871, and the amount claimed to be due thereon, at the date of this notice, being five hundred and twenty-eight dollars and forty-four cents, in-cluding an attorney fee of twenty-five dollars, provided for in said mortgage, and no suit or proceedings at law or in equity having been in-stituted to recover the amount now due and unpaid, and secured by said mortgage, or any par: thereof: now, therefore, notice is hereby given that, by virtue of a power of sale con given that, by virtue of a power of sale contained in said mortgage, there will be sold at public auction, to the nighest bidder, on Saturday, the (9th) Ninth day of May, A. D., 1875, at the front door of the Court House, in the village of Paw Paw, in said County of Van Enren, State of Michigan, at twelve o'clock moon of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due upon and secured to be paid by said mortgage, with interest and cost, said premises being described the south-east quarter of the south-east quarter of section twenty-eight. the south-east quarter of section twenty-eight, in township one south of range No. fourteen

Dated February, 18th, 1874. 985r13 Wm. B. Hawkins, Mortgages.

Probate Order.—State of Michigan, County of Van Buren, ss. At a session of the Probate Court for the County of Van Buren, boden at the Probate Office, in the Village of Paw Paw, on Monday, the sixteenth day of February, in the year one thousand eight hundred and seventy-four: Present, Geo. W. Lawton Judge of Probate. In the matter of the Estate of Afvilla Tyler. Ehza Southworth and Hattle Southworth, Minore. On reading and filing the petition duity verified, of John Lyle, Guardien of said minors, praying for reasons therein set forth, for Leeuse to sell the lands of said minors to said petition described.

Thereupon it is ordered. That Monday, the twenty-third day of March. 1874, at ten o'clock in the forencom, be assured for the hearing of said petition, and that all persons interested m said setate, are required to appear at a ses-sion of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, and show cause if any there be, why the prayer of the petitioner should not be granted: And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendence of and nature. pouce to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this Order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said County of Van Buren, for four successive weeks, at least previous to said day of hearing.

GEO. W. LAWFON, Judge of Probate.

(A true copy.) GEO. W. LAWFON, Judge of Probate.

98614.

Probate Order.-State of Michigan County of Van Buren, ss. At a session of the Probate Court, for the County of Van Buren, holden at the Propate Office, in the Village of Paw Paw, on Monday, the twenty-third day of Pebruary, in the year one thousand eight hundred and seventy-four: Present, Geo. W. Lawton, Judge of Probate. In the matter of the estate of Daniel Evans, deceased. On resding and filing the petition, duly verified, of Nevell Crissey, setting forth that he is a creditor of said estate may be granted to Charles Hockwell, of Lawrence, or to some other sultable person. Thereupon it is ordered, that Monday, the sixteenth day of March, 1874, at ten o'clock in the forenoon, be assigned for the bearing of said petition, and that all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted: And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the petitioner of said petition, and the hearing thereof, by causing a copy of this order to be published in the Taue Noarmursum a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of bearing.

GEO. W. LAWTON, Judge of Probate.

(A true copy.) GEO. W. LAWTON, Judge of Probate. county of Van Baren, ss. At a session of the

# **CONFIDENCE RESTORED!**

# MONEY ABOUNDS!

But DRYCOODS Still More Abound!

# VAN AUKEN & Co.

Still continue to lead the dry goods trade. Goods of all kinds cheaper than ever was known.

\$30,000 Worth of

# DRY GOODS,

Cloths, Clothing, Hats and Caps,

### BOOTS & SHOES,

of One Hundred and Twenty Dodars and Thur-ty-inres cents, and no suit at law or proceedings. That will be sold in the next Sixty Days at unheard of LOW PRICES. The times demand reductions, and we have made them inevery department.

A MAGNIFICENT LINE OF

# Dress Goods, Trimmings. Fancy Goods, &c.

EVERYTHING NEW AND STYLISH.

SHAWLS of every Style and Pattern.

SCARFS, NUBIAS, Misses and Children's

KNIT GOODS, HOODS, CAPS, SCARFS, Cheaper Than The Cheapest, to mar my course, I once more BOOTEES and LEGGINGS

A LARGE LINE OF

### GLOVES & HOSIERY

Of all kinds and qualities. Best Kid Glove in the market. Every pair warranted.

LADIES' UNDERWEAR of all kinds at very Low Prices.

THE LARGEST STOCK OF

### GENTS' FURNISHING GOODS

of every name and price in the country.

LADIES AND GENTS FURS AT HALF PRICE!

HATS & CAPS, all the Latest Styles.

Flannels, Blankets and Robes,

DON'T FAIL TO EXAMINE OUR STOCK OF

### READY-MADE CLOTHING.

The largest in the market, and at prices lower than was ever known. Our stock of

Cloths, Cassimeres, Fancy Coatings & Vestings

Was never so large and attractive, in consequence of which our work of manufacturing has nearly doubled. The best of trimmings in the market. Leave your orders early, as our tailoring department is overrun with business.

Last, though not Least, is our large and attractive stock of

### BOOTS AND SHOES.

All hand-made and warranted. We guarantee the best boots for the least money of an house in Western Michigan. Jadies' and Gents'

RUBBERS & OVERS of all kinds.

THE HIGHEST PRICE PAID FOR DRIED FRUIT.

Come and see us and be made happy.

RESPECTFULLY YOURS.

A. VanAuken & Co.

### Children Often Look Pale and Sick

BEOWN'S VERMIEUGE COMFILS will destroy Worms without injury to the calld, being perfectly WHITE, and free from all coloring or other injurious ingredients usually used in worm preparations. CURTIS & BROWN, Proprietors, No. 315 Ephyn Street, New York

No: 215 Fulton Street, New York.
Sold by Druggists and Chemists, and dealers in Medicines at
Twenty-five Cents a Box. 954ly

Thirty Years' Experience
of an Old Nurse.

Mrs. Winslow's Southing Syrup is the
Prescription of one of the best Female Physicians and Nurses in the United States, and
has been used for thirty years with never failing safety and success by millions of mothers
and children, from the feeble infant of one
week old to the adult. It corrects accidity of
the stomach, relieves wind coic, regulates the
bowels, and gives rest, health and comfort to
mother and child. We believe it to be the Best
and Surset Remedy in the World in all cases of
Dysentery, and Diarrhoa in Children, whether
it arises from Teething or from any other
cause. Full directions for using will accompany each bottle. None Genuine unless the
fac-simile of Curtis & Perkins is on the outside
wrapper. Sold by all Medicine Dealers. 9541y

To the Suffering.

To the Suffering.

The Rev. William H. Nortol, while residing in Brazil as a Missionary, discovered in that land of medicines a remedy for Consumption Scrofula. Some Throat, Coughs, Colds, ASTHMA, AND NERVOUS WEAKNESS. This remedy has cured myself after all other medicines had failed.

had failed.

Wishing to benefit the suffering, I will send the recipe for preparing and using this remedy to all who desire it FREE OF CHARGE.

Flesse send an envelope, with your name and address on it.

Rev. WILLIAM H. NORTON, 935-ly. 676 Broadway, New York City.

Hilburn & Hudson sell and warrant Austin's Ague Drops to cure Ague.

A Card.

A Clergyman, while resuling in South America, as missionary, discovered a safe and simple remedy for the Cure of Nervous Weakness, Early Decay, Disease of the Urinary and Seminal Organs, and the whole train of disorders brought on by baneful and victous habits. Great numbers have been cured by this noble remedy. Prompted by a desire to benefit the afflicted and unfortunate. I will send the recipe for preparing and using this medicine, in a sealed envelope, to any one who needs it. Freeof Charge. Address JOSEPH T. INMAN.
985-ly. Station D. Bible House. New York City

### CONSUMPTION CURED !!

ESTERMED FRIEND: Will you please inform your readers that I have a positive CURE FOR CONSUMPTION

and all disorders of the Throat and Lungs, and

that, by its use in my practice, I have cured hundreds of cases, and will give \$1,000 for a case it will not benefit. Indeed, so strong is my faith, I will send a sample, PREE, to any sufferer addressing me.
Please show this letter to any one you may

know who is suffering from these diseases, and oblige. Faithfully Yours. DR. T. F. BURT, 975426 69 William Street, New York.

### BENJ. H CARDNER Respectfully announces to the citizens Paw Paw that he has removed his

### MEAT MARKET from the Lyle Block Basement to the first

BUILDING SOUTH OF THE OLD TRUE NORTHERNER OFFICE, Kalamazoo Street, where he is seiling the BESLOUTS

### Obsteles to Marriage. HAPPy relief to young men from the effects of errors and abuses in early life. Manhood

restored. Impediments to marriage removed. New method of treatment. New and remarkable remedies. Books and circulars sent free, in sealed envelopes. Address, HOWARD AS SOCIATION, No. 2 South Ninth St., Philadelphia, Pa.—an institution having a high reputa-tion for honorable conduct and professional

D. BYRNS. Manufactuaer and Dealer in

### BOOTS AND SHOES

Main Street, Paw Paw.
Having opened a Maonifacturing Establishment for the above purpose, I beg leave to inform the dealers and citizens of Van Buren County that I am able to furnish them with the BEST OF SHOP MADE WORK, at the very lowest prices. I manufacture all my Boots and Shoes, and am able to warrant them to the consumer. Manufactory, under Free, Martin & Co.'s Hardware Store.

805

D. BYRNS.



### **\$100.000 00**

IN VALUABLE GIFTS! D. SINE'S

# 13d SEMI-ANNUAL

One Grand Capitals Prize, \$10,000 IN COLD!

### One Prize \$5,000 in SILVER!

Five Prizes \$1,000 = (TREENBACKS)

Two Family Checkings and Ministed Rosses in since Manne of Horners, worth \$1 .00 - and

Two Buggies there: Act, were \$600 with To Pine-toned measured Planes, \$550 each The contracting backings, we re stoneach! The cold and silver Lever Watches in all.

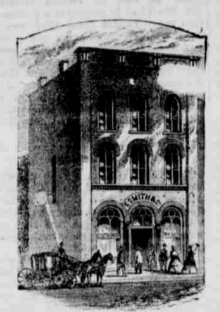
Gold Chains, Silver-ware, Jewelry, &c. Number wifts 10,000. Tekets 1 mited to 50,000! AGENTS WANTED to sell tickets, to whom

liberal premiums will be paid.

Single tickets, \$2. Six tickets, \$10. Twelve tickets, \$20. Twenty-five, \$40.

Uirculars containing a full list of prizes, a description of the manner of drawing, and other information in reference to the distribution, will be sent to any cone codes; the same of the cone of tion, will be sent to any one ordering them.
All letters must be addressed to
Main Office. L. D. SINE, Box 86.

# NOW I HAVE SPOKEN



is to be the weapon used. And through the is to be the weapon used. And through the instrumentality of this and the enterprise of the never-tiring hand of its principal, the work the never-tiring hand of its principal, the work the leavest the leavest

To Paw Paw at two-forty gait, Whoa, Whoa, old Doll, Bill cried out when They got to Main Street, Number Ten. And out they jamped in front the door, of Poet Smith's Mammoth Store.

In they went with an awful swell, "Good morning, hope to find you well, Said Brown as he and his young drove Advanced to warm them at the stove.

My neighbor Jones brought me the news How cheap you sold your Boots and Shoes, and I resolved to come and buy Of you my winter's full supply.

To shoe the tribe, Smith began, Deginning first with the old man And then the young Brown's little feet. Were shod and fitted all complete.

The news soon spread the county round, That just the place at length was found

Believitaliv, Yours,

1 61 . A CO

"Horrgage "ate. Notice is hereby given that the sum of eight hundred and thirty-eight dollars and seventy-two cents (8838 72) is the amount claimed to be due at the date of shall be Heard

Let the News go Forth

Let the News go Forth

TRUMPET TONGUED

That Dry Goods have got to be slaughtered this Fall at the south-was quarter of section twenty-four (24) in town four (4) south, of range thirteen west, containing one bundred and sixty acres, according to the United States survey thereof, will be sold at public anction to the highest bidder, at the bour of the south-wast quarter of section twenty-four (24) in town four (4) south, of range thirteen west, containing one bundred and sixty acres, according to the United States survey thereof, will be sold at public anction to the highest bidder, at the bour of twelve o'clock noon of Wednesday the twenty-fifth day of Merch A. D., 1878. At the front door of the Court House in the village of Paw Paw in said county of Van Buren, to satisfy the amount that will then be due on said mortgage and the costs and expenses allowed by law, and the attorney fee mentioned in said mortgage. Dated the 24th day of December, a. B., 1878, Eurner Kirner, Mortgagee.

Wm. R. LYON, Atty for Mortgagee.

WM. R. Lyon, Artly for Mortgagee.

978:113

Order for Appearance.—State of Michigan, the Circuit Court for the County of Van Buren, In Chancery.—Oren L. Ross, Complainant; we Jerome Purdy. Philip Purdy. Charles Purdy. Eliza Purdy. Anzoietta Clarp and Grace L. Correy, heirs at law of Gilbert Purdy. Accessed, and Orin Sisson. defendants. At a session of said County heir sail and complainant, on the seventeenth day of December, in the year one thousand eight hundred and seventy-three. Present, Hon. Charles R. Brown, Circuit Judge, It saids factorily appearing by affidavit on file that the above pamed defendants. Jerome Purdy. Philip Purdy. Charles Purdy Eliza Purdy. Anzoietta Clarp and Grace L. Correy, do not Reside in the State of Medigan and do reside as follows: The said Jerome Purdy. Philip Purdy. Charles Purdy and Eliza Purdy reside in the State of New York, the said Anzoietta Olapp resides in the State of New Jersey, and that the said Grace L. Correy resides in the State of Purdy. Philip Purdy. Charles Purdy and that the said defendants, Jerome Purdy. Philip Purdy Charles Purdy. Eliza Purdy. Anzoietta Clarp and Grace L. Correy resides in the State of New York, the said accomplainant, it is ordered that the said defendants, Jerome Purdy. Philip Purdy. Charles Purdy. Eliza Purdy. Anzoietta Clarp and Grace L. Correy cause their appearance severally to be entered in the said defendants. Jerome Purdy. Philip Purdy. Charles Purdy. Eliza Purdy. Anzoietta Clarp and Grace L. Correy. cause their appearance severally to be entered that within twenty-days the said complainant cause a copy of this order to be published in the Tave Nourthenners, a newspaper at least once in each week. DOOTS & SHOES, published in the Taue Nobrhenner, a newspaper published and circulating in said county and that said publication be continued in said newspaper at least once in each week for six weeks successively or that he cause a copy of this order to be personally served on each of said defendants at least twenty-days before the time prescribed for their appearance.

CHARLES R. BROWN. Circuit Judge.

RICHARDS & BARNUM.

978-16.

RICHARDS & BARNUM. 978 Complainant's Solicitors.

the never-tiring hand of its principal, the work has been commenced and shall be carried on upon a magnificent scale, beyond peradventure to mistake. Having the requisite facilities at hand which are particularly desirable at the present day, to compete with an establishment like this, and so much needed by the man of the Register of Deeds of Van Buren County, Michigan, by which defauit the power of sale in said mortgage, has become operative; and BUSINESS, with every possible advantage at my command, not even a peoble to obstruct or to mar my course. I once more

Michigan, by which default the power of sale in said mortgage has become operative; and whereas, there is claimed to be ducand unpaid at the date of this notice for interest, principle and an attorney fee stipulated in said mortgage, the sum of eight hundred and eighteen and as a sum of eight hundred and eight eight hundred hundr Set The Ball In Motion, and relying upon my past experience and present knowledge in the business and the good sense of a discerning public for my future weal or woe. It will be my purpose this Fall to exhibit a large attractive and commanding stock of Goods, such as will suit the spicial wants of the trade, and to dispose of them in every instance in such a marner as will reflect credit upon myself

And at Such Low Prices as will attract attention, excite admiration and draw the public from every quarter to this noted establishm in the

LONG BRICK STORE.

Which from its infancy has been under my speccial guardianship, and in part the object of my care. In conclusion the undersigned would beg to say that the magnitude of the magnitude of the would beg to say that the magnitude of the magnitude of the would beg to say that the magnitude of the magnitude of the magnitude of the would beg to say that the magnitude of magnitude of said county of van Buren in the form description of the form description of the form description of the form description of the fount house of said county of van Buren in the magnitude of magnitude of magnitude of magnitude of magnitude of magnitude of ma

would beg to say that the magnitude of the stock and the assortment of goods now offered for inspection and sale at this establishment, is without a precedent and beyond a parallel in the annals of the Retail Dry Goods for made in the payment of a certain indenture of miorigage bearing date the eighth day of March, A.D., 1871, executed by George Hopkins and his wife Anna Hopkins, of the town of Blooming before the close of the present season, I shall offer large invoices of desirable goods and intend and promise to have the prices in all cases a shade lower than any other establishment.

"Well, Mr. Jones;" said neighbor Brown. I'll start this very day for town, And get a pair of Boots for me. And also shoe my family.

So Bill you go and harness Doll, And straight to town wil go, by gol. And in they piled young ones and ali, Crack went the whip and off went Doll. Doll had been living on high feed, And started at her fartest speed, And took Brown and his family straight, To Paw Paw at two-forty gait.

Whoa, Whoa, old Doll, Bill cried out when

Probate Order.—State of Michigan, county of Van Buren, se.—At a session of the Probate Court, for the County of Van Buren, holden at the Probate Office, in the Village of Paw Paw, on Monday, the sixteenth day of Pebraary, in the year one thousand eight hundred and seventy-four: Present, Geo. W. Lawton, Judge of Probate. In the matter of the Estate of Samuel Haynes, Deceased. On reading and filing the petition duly verified, of Albert S. Haskin, praying that an instrument therewith herein filed, and purporting to be the last will and testament of said deceased, and praying that the same may be admitted to Probate and that administration of Estate may be granted to said Albert S. Haskin and William Base executors named in said named Estate: Thereupon it is ordered. That Monday, the sixteenth day of March, 1874, at ten o'clock in the forenoon, be assigned for the hearing of sixteenth day of March, 1874, at ten o'clock in the foremoon, be assigned for the hearing of said petition, and that all persons interested in said estate, are required to appear at a secsion of said Corut, then to be helden at the Probate Office, in the Village of Paw Paw, and show cause if any there be why the prayer of the petitioner should not be granted: And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this Order to be published in the TRUE NORTHERNER, a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of hearing. (A true copy.) GEO. W. LAWTON, Judge of Probate.

(A true copy.) GEO. W. Lawtox, Judge of Probate.